

To: Russ, Timothy[Russ.Tim@epa.gov]
Cc: Jackson, Scott[Jackson.Scott@epa.gov]
From: Coda, Tom
Sent: Wed 1/15/2014 3:27:28 PM
Subject: RE: General Conformity OAQPS RTP office contact

Tim,

Doug Deason from Exxon/Mobil is stopping by my office next Wed. Can you email me an update on any issues dealing with general conformity and BLMs permitting mobile drilling equipment in prep for the meeting. Thanks.

Tom Coda

State & Local Programs | Environmental Protection Agency | Air Quality Policy Division | 919.541.3037

From: Jackson, Scott
Sent: Monday, January 13, 2014 6:51 PM
To: Coda, Tom; Russ, Timothy
Subject: RE: General Conformity OAQPS RTP office contact

Thanks, Tom. Tim is out until Wednesday this week so let me know if you need anything before he gets back.

Scott

Scott Jackson, Unit Chief

Indoor Air, Toxics and Transportation Unit
U.S. EPA Region 8

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(303) 312-6107

From: Coda, Tom
Sent: Monday, January 13, 2014 12:14 PM
To: Russ, Timothy; Jackson, Scott
Subject: FW: General Conformity OAQPS RTP office contact

Just a heads up we may need to explain how GC fits in with the BLM oil and gas temp. drilling operations to ExxonMobil.

From: Mathias, Scott
Sent: Monday, January 13, 2014 1:25 PM
To: Deason, Doug L
Cc: Coda, Tom
Subject: RE: General Conformity OAQPS RTP office contact

Hi Doug,

Our lead for general conformity is Tom Coda (coda.tom@epa.gov, 919-541-3037).

Scott Mathias | USEPA Air Quality Policy Division, Associate Director | Tel. +1.919.541.5310

From: Deason, Doug L [<mailto:doug.l.deason@exxonmobil.com>]
Sent: Monday, January 13, 2014 12:29 PM
To: Mathias, Scott
Subject: General Conformity OAQPS RTP office contact

Scott:

One of my facilities has been involved with an attempt to permit an oil and gas development in Wyoming. Our folks have gotten engaged in discussions about the need to do General Conformity permitting for this oil and gas development including emissions from temporary drilling operations.

Do you have an OAQPS office contact who could discuss OAQPS views on how general conformity should apply to these type of operations. My limited understanding indicates this is not a path we have been down before and we would like to learn with staff help.

Doug Deason

Environmental Advisor

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